

April 4, 2005

Gary M. Jackson Assistant Administrator for Size Standards Office of Size Standards Small Business Administration 409 Third Street, SW Washington, DC 20416

From-Research Corporation Technologie Inc

Re: Proposed Rulemaking Affecting SBIR Funding

Dear Mr. Jackson:

On behalf of CryoFluor Therapeutics LLC, I want to thank you or the opportunity to comment on the Small Business Administration's (SBA) Advan: Notice of Proposed Rulemaking (ANPRM) regarding the participation of businesses that are majority-owned by one or more venture capital companies

n the SBIR program /CC).

CryoFluor typifies the small business that the SBIR program was business working to commercialize new technologies in biotechnologies as ours normally receive SBIR grants to fuel the research and de the commercialization of a technology. Along with future SBIR hopes to receive additional crucial financial support from venture similarly situated entities. Without such financial support it is u would be fully commercialized. It is for this reason I believe businesses such as ours be allowed to participate in the SBIR grant

eated to help, a small ogy. Companies such elopment that lead to inding, our company ipital firms and other ikely our technology t is vital that small ogram.

CryoFluor has committed significant resources to developing platform that uses uncontained, cold, fluid perfluorochemicals as The Company's unique platform performs rapid, complete and co of tissues to treat a variety of conditions in a minimally invasive ma

novel cryosurgical e cryogenic medium. rollable cryoablation

We understand the 51% Rule now allows an SBIR award recipi VCC, as long as the VCC is itself owned and controlled by U.S. has received funds, and expects to receive further funds, from VC that are not, in fact, owned or controlled by U.S. individuals. Some of these VCCs are, a nonprofit entity such as a university or research institution. These structure or ownership from typical VCCs; however, they have encouraging product development by small companies. Addition nonprofit VCCs often make investments to advance the objectives We firmly believe that companies in which nonprofit VCCs inv it should be able to

it to be owned by a dividuals. CryoFluor could be owned by, entities may differ in imilar objectives of ly, most, if not all, the Bayh-Dole Act.

participate in the SBIR grant program. Thus, we believe that the SBA should (1) provide an exclusion from affiliation with VCCs in deternining small business eligibility and (2) include nonprofit related VCC entities w hin the scope of the definition of VCC considered by the SBA in its rule making.

I appreciate the opportunity to comment on this important matter.

From-Research Corporation Technologie Inc

Sincerely,

David Jackson, PhD.

CryoFluor President and COO



From-Research Corporation Technologie Inc

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To:	Assist. Administrator for Small Business Adminis		om:	David Jackson,	hD		_	